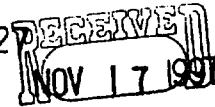




October 31, 1997

0666 '97 DEC 16 P1:2



Office of Special Nutritionals (HFS-450)
Center for Food Safety and Applied Nutrition
Food and Drug Administration
200 "C" Street S.W.
Washington, D.C. 20204

Section 403(r)(6) Notification

Dear Sir or Madam:

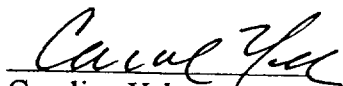
In accordance with the requirement of section 403(r)(6) of the Federal Food, Drug and Cosmetic Act, **Green Life USA Inc.** notifies the FDA that it has begun using the following phrase and statement:

Nutritional formula for optimal bone formation.

on the following product(s):

TriACT® Bone Building Formula

Very truly yours,


Caroline Yeh
President

975-0162

709 BREA CANYON ROAD STE. 8
WALNUT, CA 91789

Green Life USA, Inc.

PHONE: (909) 444-7888
FAX: (909) 444-7878

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